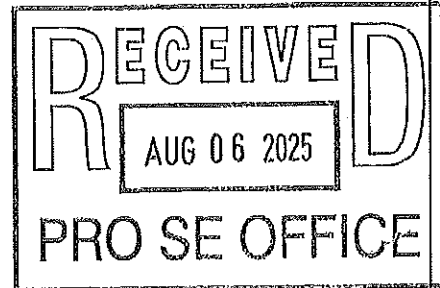


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U.S. DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

7 PAUL SALADINO, MD.

Case No.: 6:20-CV-09346

8 Plaintiff,

9 vs.

MOTION TO QUASH SUBPEONA

10 FRANK TUFANO

11 FRANKIE'S FREE RANGE MEAT LLC

12 Defendants

- 13
- 14 1. David D. Lin Esq., is actively using a subpoena issued many months ago to
- 15 continue to attempt to obtain fraudulent information irrelevant to the current
- 16 case, more thoroughly explained in an appeal to the higher court. (EXHIBIT A)
- 17 2. As stated verbally to Plaintiff's counsel and the court, Frank Tufano does not
- 18 own any significant personal assets, and he no longer operates any businesses
- 19 under the "Frankie's Free Range Meat LLC."
- 20 3. This business entity was also requested to be dismissed from the case as it is not
- 21 relevant to the case matter.
- 22 4. David D. Lin Esq. has actively used financial records from outside business
- 23 entities to fabricate damages, that are in reality, nonexistent.
- 24
- 25

26 **SO ORDERED:**

27 Plaintiff is directed to respond to this motion by
August 15, 2025.

28 *Judith C. McCarthy* 8-8-25
JUDITH C. MCCARTHY
United States Magistrate Judge

MOTION TO QUASH SUBPEONA - 1

- 1 5. David D. Lin Esq. has operated outside of his legal privileges in obtaining
2 documentation from business entities not under the name "Frank Tufano," or
3 "Frankie's Free Range Meat LLC," which he has admitted himself in his reports.
4
- 5 6. David D. Lin Esq. has proven himself incapable of working honestly or fairly,
6 and has blatantly committed fraud to such a large extent that Frank Tufano is in
7 somewhat disbelief that the court has allowed this legal malpractice to continue.
- 8 7. If Plaintiff is using a subpoena with such fraudulent intent, what is to stop him
9 from attempting to collect a judgement from outside entities not named in this
10 lawsuit as well?
- 11
- 12 8. If plaintiff wishes to obtain financial records, or a judgement, against entities not
13 named in this lawsuit, he should be required to file a new action against those
14 new business entities, instead of continuing to fraudulently use the issued
15 subpoenas with malicious intent.
- 16
- 17 9. Therefore, since David D. Lin Esq. has used the issued Subpoenas with
18 fraudulent intent on multiple proven occasions, and is continuing to attempt to
19 obtain financial documents from outside business entities, Frank Tufano request
20 that the Subpeonas be quashed.

21 Dated: Tuesday, July 29, 2025

22 By: /s/ Frank Tufano

23 Frank Tufano
24
25
26
27
28